The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference o9f the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON THE REVERSE OF THE FORM.)

I.(a) PLAINTIFFS				DEFENDANTS			
James H. Gorbey, Jr., Administrator of the Estate of Marissa Rose Fishman, deceased and				Air Base Carpet Mart, Inc. d/b/a Air Base Distributing, Inc. d/b/a Air Base Carpet Mart, Richard Longwill and Barbara Longwill			
(b) COUNTY OF RESIDENCE (EXCEPT IN U.S. PLAINTII		<u>Delaware</u>		COUNTY OF RE	SIDENCE OF FIRST LISTED DEFENDA	NT New Castle, Delaware	
(EACEPT IN U.S. PLAINTII	TT CASES)			(IN U.S. PLAINTIFF CASES ONLY) NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED.			
(c) ATTORNEYS (FIRM NAME,	ADDRESS, AND TELEPHONE	NUMBER)		ATTORNEYS (IF KNOWN)			
Thomas R. Kline, Esquire Matthew A. Casey, Esquire KLINE & SPECTER, P.C. 1525 Locust Street. 19 th Floor Philadelphia, PA 19102 215-772-1000				Edward C. Mintzer, Jr., Esquire Delia A. Clark, Esquire Rawle & Henderson, LLP The Widener Building One South Penn Square Philadelphia, PA 19107 215-575-4200			
				Daniel J. Hart, Esquire MARSHALL, DENNEHEY, WARNER, COLEMAN & GOGGIN 1845 Walnut Street Philadelphia, PA 19103-4797 215-575-2812			
II. BASIS OF JURISD	ICTION (PLACE	AN "X" IN ONE BOX ON	LY)	III. CITIZ	III. CITIZENSHIP OF PRINCIPAL PARTIES		
☐ 1. U.S. Government ☐ 3. Federal Question Plaintiff (U.S. Government Not a Party)			For diversity cases only (PLACE AN "X" IN ONE BOX FOR PLAINTIFF AND ONE BOX FOR DEFENDANT)				
☐ 2. U.S. Government Defendant ☐ 4. Diversity (Indicate Citizenship of Parties in Item III))	Citizen of This State PTF DEF Susiness in this State Citizen of Another State Citizen of Subject of a PTF DEF Business in this State Citizen of Subject of a PTF DEF Business in this State Citizen of Principal Place of Business in Another State Citizen or Subject of a PTF DE Business in this State Citizen of Subject of a PTF DE Business in this State Citizen of Subject of a PTF DE Business in this State Citizen of Subject of a PTF DE Business in this State Citizen of Another State			
IV. ORIGIN (PLACE AN "X" IN ONE BOX ONLY)							
Proceeding State Court	Appeal to District 1 Original						
V. NATURE OF SUI	T (PLACE AN	"X" IN ONE BOX C	DNLY)				
CONTRACT	то	RTS		EITURE/ ALTY	BANKRUPTCY	OTHER STATUTES	
☐ 110 Insurance ☐ 120 Marine	PERSONAL INJURY ☐310 Airplane ☐315 Airplane Product	PERSONAL INJURY			□422 Appeal 28 USC 158 □423 Withdrawal 28 USC 157	□400 State Reapportionment □410 Antitrust □430 Banks and Banking	
☐ 130 Miller Act ☐ 140 Negotiable Instrument	Liability	☐365 Personal Injury Product Liability	of Property	21, USC 881	PROPERTY RIGHTS	□450 Commerce/ICC Rates/etc.	
☐150Recovery of Overpayment	□320 Assault, Libel & Slander	☐368 Asbestos Personal	□630 Liquor I □640 R.R. & '		□820 Copyrights	□460 Deportation	
& Enforcement of Judgment 151 Medicare Act	□330 Federal	Injury Product Liability	□650 Airline		□830 Patent	☐ 470 Racketeer Influenced and Corrupt Organizations	
☐ 151 Medicare Act ☐ 152 Recovery of Defaulted Student Loans (Exc. Veterans)	Employer's Liability	PERSONAL PROPERTY	Occupations Safety/Healt	al	□840 Trademark	□810 Selective Service □850 Securities/Commodities/	
☐ 153 Recovery of Overpayment	□345 Marine Product Liability	☐ 370 Other Fraud ☐ 371 Truth in Lending			SOCIAL SECURITY	Exchange □ 875 Customer Challenge 12	
of Veteran's Benefits ☐ 160 Stockholder's Suits	350 Motor Vehicle	□380 Other Personal	LA	BOR	SUCIAL SECURITY	USC 3410	
190 Other Contract	□355 Motor Vehicle Product Liability	Property Damage	□710 Fair Lal	bor Standards	□861 HIA (1395FF)	□891 Agricultural Acts	
☐ 195 Contract Product Liability	⊠360 Other Personal	☐ 385 Property Damage Product Liability		Agmt. Relations	□862 Black Lung (923) □863 DIWC/DIWW (405(g))	■892 Economic Stabilization Act ■893 Environmental Matters	
REAL PROPERTY	Injury CIVIL RIGHTS	PRISONER PETITIONS		Agmt. Reporting	□864 SSID Title XVI □865 RIS (405(g))	□ 894 Energy Allocation Act □ 895 Freedom of Information Act	
210 Land Condemnation	□441 Voting	□510 Motions to Vacate		abor Litigation	DDD DD 11 2 2 1 2 2 1 2 2 1 2 2 1 2 2 1 2	☐ 900 Appeal of Fee Determination Under Equal Access to Justice	
220 Foreclosure	442 Employment	Sentence	□791 Empl. R		FEDERAL TAX SUITS	□950 Constitutionality of	
□ 230 Rent Lease & Ejectment	☐ 443 Housing/ Accommodations	HABEAS CORPUS: ☐ 530 General			□870 Taxes (U.S. Plaintiff	State Statutes B890 Other Statutory Actions	
□ 240 Torts to Land □ 245 Tort Product Liability	U 1073 TO LANG			or Defendant) B890 Other Statutory Actions B871 IRS - Third Party			
290 All Other Real Property	□440 Other Civil Rights	540 Mandamus & Other			26 USC 7609		
		□550 Civil Rights					

Case 1:05-cv-00211-MPTCIVIDe COMER SHEET 04/11/2005 Page 2 of 10 VI. CAUSE OF ACTION (CITE THE U.S. CIVIL STATURE UNDER WHICH YOU ARE FILING AND WRITE A BRIEF STATEMENT OF CAUSE) Premises Liability 28 U.S.C. § 1332 CHECK YES only if demanded in complaint: VII. REQUESTED IN ☐ CHECK IF THIS IS A CLASS ACTION **DEMAND \$** COMPLAINT: UNDER F.R.C.P. 23 JURY DEMAND: ✓ YES ✓ NO VIII. RELATED CASE(S) IF ANY (See Instructions): **JUDGE** SIGNATURE OF ATTORNEY OF RECORD

FOR OFFICE USE ONLY

AMOUNT §

APPLYING IFP

JUDGE

MAG. JUDGE

RECEIPT #

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

CASE MANAGEMENT TRACK DESIGNATION FORM

James H. Gorbey, Jr., Administrator of	:	CIVIL ACTION
the Estate of Marissa Rose Fishman,	:	
deceased	:	
<u>Plaintiff</u>	:	NO.
v.	:	
	:	
Air Base Carpet Mart, Inc. d/b/a Air	:	
Base Distributing, Inc. d/b/a Air Base	:	
Carpet Mart, Richard Longwill and	:	
Barbara Longwill	:	

Defendant

In accordance with the Civil Justice Expense and Delay Reduction Plan of this court, counsel for plaintiff shall complete a Case Management Track Designation Form in all civil cases at the time of filing the complaint and serve a copy on all defendants. (See §1:03 of the plan set forth on the reverse side of this form.) In the event that a defendant does not agree with the plaintiff regarding said designation, that defendant shall, with its first appearance, submit to a clerk of court and serve on the plaintiff and all other parties, a case management rack designation form specifying the track to which that defendant believes the case should be assigned.

SELECT ONE OF THE FOLLOWING CASE MANAGEMENT TRACKS:

(a)	Habeas Corpus – Cases brought under 28 U.S.C. §2441	
	through §2255	
(b)	Social Security - Cases requesting review of a decision	
	of the Secretary of Health and Human Service denying	
	plaintiff Social Security Benefits.	
(c)	Arbitration – Cases required to be designated for	
	arbitration under Local Civil Rule 8.	,
(d)	Asbestos Cases involving claims for personal injury	
	or property damage from exposure to asbestos	
(e)	Special Management Cases that do not fall into tracts	
	(a) through (d) that are commonly referred to as	
	complex and that need special or intense management	
	by the court. (See reverse side of this form for a	
	detailed explanation of special management cases)	
(f)	Standard Management Cases that do not fall into any	(🗵)
	one of the other tracks.	

August 27, 2004	Edward C. Mintzer, Jr.
(Date)	Attorney-at-law

Air Base Carpet Mart, Inc. d/b/a Air Base Distributing, Inc. d/b/a Air Base Carpet Mart, Richard Longwill and Barbara Longwill (represented in their employment capacity only Attorney for

Case 1:05-cv-00211-MPT Document 25 Filed 04/11/2005 Page 4 of 10

UNITED STATES DISTRICT COURT

FOR THE EASTERN DISTRICT OF PENNSYLVANIA – DESIGNATION FORM to be used by counsel to indicate the category of the case for the purpose of assignment to appropriate calendar.

Address of Plaintiff:	James H. Gorbey, Jr., Esquire Front Street, Media, Pennsylv	e, Administrator of the Estate of vania 19063	Marissa Rose Fis	shman 110 West		
Address of Defendant:	Air Base Carpet Mart, 230 N. Dupont Highway, New Castle, DE 19720					
Place of Accident, incident or	e of Accident, incident or Transaction: 3220 Coachman Road, Surrey Park, Wilmington, DE 19803 (Use Reverse Side for Additional Space)					
Does this case involve multid		Yes 🗌 No 🛛				
Case Number:	Judge:	Date Terminated:				
Civil cases are deemed related	d when yes is answered to any	of the following questions:				
1. Is this case related to property included in an earlier numbered suit pending or within on year previously terminated action in this court? Yes No						
2. Does this case involve the same issue of fact or grow out of the same transaction as a prior suit pending or within one year previously terminated action in this court? Yes No X				No 🖂		
3. Does this case involve the validity or infringement of a patent already in suit or any earlier numbered case pending or within one year previously terminated action in this court? Yes No 🖂				No 🖂		
CIVIL: (Place X in ONE CATEGORY ONLY) A. Federal Question Cases: 1.						
ARBITRATION CERTIFICATION						
(Check appropriate category) I, EDWARD C. MINTZER, JR. , counsel of record do hereby certify: Pursuant to Local Civil Rule 53.2, Section 3(c)(2), that, to the best of my knowledge and belief, the damages Recoverable in this civil action case exceed the sum of \$150,000 exclusive of interest and cost;						
	nonetary damages is sought.					
DATE: 8-27-04	Edward C. Mintzer, Attorney		Attorney	I.D. #		
NOTE: A trial de novo will be a trail by jury only if there has been compliance with F.R.C.P 38.						
I certify that, to my knowledge action in this court except as DATE: 8-27-04			hin one year prev			

Attorney-at-Law

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

JAMES H. GORBEY, JR., Administrator of the ESTATE OF MARISSA ROSE FISHMAN,

deceased

Plaintiff, : CIVIL ACTION NO.:

.

v.

RICHARD LONGWILL,

and :

BARBARA LONGWILL, :

and :

AIR BASE CARPET MART, INC. : D/B/A AIR BASE DISTRIBUTING, :

INC. D/B/A AIR BASE CARPET MART : and :

AIR BASE DISTRIBUTING, INC.

Defendants. :

NOTICE OF REMOVAL

TO THE HONORABLE JUDGES IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA:

Defendants, Air Base Carpet Mart, Inc. d/b/a Air Base Distributing, Inc., d/b/a Air Base Carpet Mart, by and through their attorneys, Rawle & Henderson LLP, respectfully avers as follows:

1. On or about March 16, 2004 a Complaint was filed by plaintiff, James H. Gorbey (an Attorney in Media, Pennsylvania), as Administrator in the Court of Common Pleas of Philadelphia County against Air Base Carpet Mart, Inc. d/b/a Air Base Distributing, Inc., d/b/a Air Base Carpet Mart ("hereinafter Air Base"), Richard and Barbara Longwill in their alleged

official capacity as stockholders, and Richard and Barbara Longwill as individuals in connection with drowning of the Longwill's granddaughter, which occurred on August 30, 2002 at the home of co-defendants Richard and Barbara Longwill located in Wilmington, Delaware. (See Exhibit "A" – Plaintiff's Complaint.)

- 2. Defendant Air Base Carpet Mart (hereinafter "Air Base") filed Preliminary Objections on or about April 12, 2004. Plaintiff filed an Amended Complaint on or about May 3, 2004 which was not served until May 11, 2004.
- Defendant Air Base filed a second set of Preliminary Objections on or about may 3. 25, 2004. Plaintiff filed a second amended complaint on or about June 14, 2004.
- 4. Preliminary Objections to the Second Amended Complaint were filed on July 1, 2004. As a result, plaintiff filed a Third Amended Complaint on or about July 21, 2004.
- 5. As the Third Amended Complaint made few substantive changes, defendant Air Base filed Preliminary Objections to the Third Amended Complaint on or about July 30, 2004.
 - 6. Plaintiff filed its Fourth Amended Complaint on or about August 18, 2004.
- 7. The initial Complaint, being original process in this case, was first received by defendant Air Base no earlier than March 22, 2004. However, the complaint named as codefendant Teresa Zavala Garcia, who as alleged to be a resident of the Commonwealth of Pennsylvania.
- 8. In the Fourth Amended Complaint, plaintiff has deleted Teresa Zavala Garcia as a named defendant. See Fourth Amended Complaint attached as Exhibit "B".

- 9. In the Fourth Amended Complaint, plaintiff demands damages in "an amount in excess of \$50,000...." Specifically, plaintiff claims damages recoverable under the Pennsylvania Wrongful Death Act, and Survival Act "arising from Marissa Rose Fishman's drowning and subsequent death." (See Exhibit "B" - Plaintiff's Fourth Amended Complaint, **¶20.)**
- 10. Based upon a fair reading of the Fourth Amended Complaint, plaintiff has set forth a claim in which an amount in excess of the jurisdictional limit of \$75,000, exclusive of interests and costs, may be at stake.
- 11. At all material times, plaintiff, James H. Gorbey, Jr. the Administrator of the Estate of Marissa Rose Fishman, is and was a citizen of the Commonwealth of Pennsylvania. (See Exhibit A – Plaintiff's Complaint at ¶1)
- 12. Defendant, Richard and Barbara Longwill, at all material times, were and are citizens of the State of Delaware. (See Exhibit "B" at ¶6.)
- 13. Defendant, Air Base Carpet Mart, Inc., at all material times, was and is a corporation incorporated under the laws of the State of Delaware with its principal and only place of business in New Castle, Delaware.. See Exhibit "B" at ¶4.)
- 14. At all times material hereto, Air Base Distributing, Inc. is and was a Delaware corporation with its principal and only place of business located in Dover, Delaware. See Exhibit "B" at ¶5.)

- 15. This action satisfies the diversity of citizenship requirements for removal within the meaning of 28 U.S.C. §1332 in that:
 - a) Plaintiff's and Defendant's citizenships are diverse;
 - Plaintiff is a resident and citizen of the Commonwealth of Pennsylvania.
 - 2) Defendant, Richard and Barbara Longwill are not citizens of the Commonwealth of Pennsylvania.
 - 3) Defendants, Air Base Carpet Mart, Inc. and Air Base distributing, Inc., at all material times, were and are corporations incorporated under the laws of the State of Delaware with their principal places of business located in New Castle and Dover, Delaware, respectively.
 - b) the amount in controversy exceeds the jurisdictional amount of \$75,000.
- 16. Furthermore, diversity of citizenship between these parties existed at the time the action sought to be removed was commenced and continues through the time of filing of this notice, such that defendant is entitled to removal pursuant to 28 U.S.C. §1441, as amended, and 28 U.S.C. §1446.
- 17. This Removal is timely filed within thirty days of receipt of the Fourth Amended Complaint in which Ms. Garcia was no longer named as a co-defendant, thus, it became apparent that this matter was removable pursuant to 28 U.S.C. §1446 (b).
- 18. For the reasons set forth herein, including the parties' diversity of citizenship and the amount in controversy as alleged by plaintiffs in excess of the jurisdictional amount,

defendants are entitled to removal pursuant to 28 U.S.C. §1441 as amended, and 28 U.S.C. §1446.

- 19. Richard and Barbara Longwill, as individuals, are represented by Daniel J. Hart of Marshall, Dennehey, Warner, Coleman and Goggin.
- 20. The co-defendants, Richard and Barbara Longwill, through their attorney consent to the removal of this action. (See Affidavit of Daniel Hart attached as Exhibit "C").

RAWLE & HENDERSON LLP

Edward C. Mintzer, Jr.

Delia A. Clark

Attorneys for defendants, Air Base Carpet Mart, Inc.

Air Base Carpet Mart, Inc. d/b/a Air Base Distributing, Inc., d/b/a Air Base Carpet Mart, and Richard Longwill and Barbara Longwill (represented in their employment capacity only)

Dated: August 27, 2004

CERTIFICATE OF SERVICE

I certify that a true and correct copy of the foregoing Notice of Removal was served upon the following parties by First Class, U.S. Mail on the date below:

Thomas R. Kline, Esquire Matthew A. Casey, Esquire KLINE & SPECTER, P.C. 1525 Locust Street. 19th Floor Philadelphia, PA 19102

Daniel J. Hart, Esquire Marshall, Dennehey, Warner, Coleman and Warner 1845 Walnut Street Philadelphia, PA 19103-4797

Edward C. Mintzer, Jr

Delia A. Clark

Attorneys for defendants,

Air Base Carpet Mart, Inc.

Air Base Carpet Mart, Inc. d/b/a Air Base Distributing, Inc., d/b/a Air Base Carpet Mart, and Richard Longwill and Barbara Longwill (represented in their employment capacity only)

Date: August 27, 2004